#### PATENT COOPERATION TREATY

# **PCT**

INTERNATIONAL PRELIMINARY EXAMINATION REPOR

REC'D	15	OCT	2001
~ ~ ~			

VIPO

(PCT Article 36 and Rule 70)

~

Applicant's or agent's file reference	FOR FURTHER ACTION	See Notif	ication of Transmittal of International			
GM 500 56			y Examination Report (Form PCT/IPEA/416)			
International application No.	International filing date (day/m	wnth(year)	Priority date (day/month/year)			
PCT/US00/12104	04 MAY 2000	·	14 MAY 1999			
International Patent Classification (IPC) or national classification and IPC IPC(7): C12Q 1/26; A01N 25/00; A61K 47/00 and US C1.: 435/25, 183, 189; 514/789						
Applicant SMITHKLINE BEECHAM CORPORA	TION					
Examining Authority and is	transmitted to the applicant a	been prepar	red by this International Preliminary Article 36.			
2. This REPORT consists of a	total of <u> </u>					
been amended and are the	panied by ANNEXES, i.e., shee e basis for this report and/or she ion 607 of the Administrative I	ets containin	ription, claims and/or drawings which have g rectifications made before this Authority, under the PCT).			
These annexes consist of a to	tal of sheets.					
3. This report contains indication	s relating to the following ite	ms.				
Basis of the repor	t					
II Priority						
<u> </u>						
_		elty, invent	ive step or industrial applicability			
IV X Lack of unity of 1						
V X Reasoned statement citations and explan	under Article 35(2) with regar ations supporting such stateme	rd to novelty nt	, inventive step or industrial applicability;			
VI Certain documents of	ited					
VII Certain defects in th	e international application					
	on the international applicatio	n				
	in the international application	11				
Date of submission of the demand	Date o	f completion	of this report			
08 NOVEMBER 2000	08 NOVEMBER 2000 21 AUGUST 2001					
Name and mailing address of the IPEA U						
Commissioner of Patents and Trademar Box PCT		NJUNATH F	(A) (1/-1/7)			
Washington, D.C. 20231  Facsimile No. (703) 305-3230						
1 405 Time 140. (100) 300-3230	Telepho	ле во. (70	03) 308-0196 🗸 🔾			

#### INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No.

PCT/US00/12104

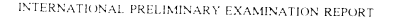
	4313 01	the report		
1. <b>W</b> it	h regard	to the elements of the inte	mational application:*	
X		ernational application		
X	,	scription		
لکا		1-70		mainin alla (*1. 1
		NONE		as originally filed
		NONE	filed with the letter of	Hed with the demand
X	the cla			
		71-82 NONE		, as originally filed
		NONE	, as amended (together wit	h any statement) under Article 19
		NONE NONE	filed with the Law C	, filed with the demand
	Pages -		, filed with the letter of	
X	the dra	wings:		
	pages	1-20		, as originally filed
	pages _	NONE		filed with the demand
	pages_	NONE	, filed with the letter of	, med with the demand
	.1			
X	the sequ	uence listing part of the		
		NONE		, as originally filed
	pages _	NONE	, filed with the letter of	, filed with the demand
	P4603 _		, filed with the letter of	
	the lang the lang	uage of a translation fi uage of publication of	unless otherwise indicated under this item. shed to this Authority in the following language irnished for the purposes of international seather international application (under Rule 48 mished for the purposes of international preliminal	arch (under Rule 23.1(b))3(b)).
Pren	mmary	examination was carried	r amino acid sequence disclosed in the internal out on the basis of the sequence listing:	ational application, the international
X	containe	d in the international a	pplication in printed form.	
X 1	iled tog	ether with the internati	onal application in computer readable form.	
			Authority in written form	
			Nuthority in computer readable form	
	nternatio	ment that the subsequer mal application as filed	itly furnished written sequence listing does not has been furnished	go beyond the disclosure in the
☐ j	he stater een furn	ment that the information ished.	recorded in computer readable form is identical	to the writen sequence listing has
$\begin{bmatrix} \mathbf{X} \end{bmatrix}$	The ame	ndments have resulted	in the cancellation of	
	₹.		NONE	
ř	$\overline{\overline{\mathbf{x}}}$	description, pages		
F	= ""	claims. Nos	NONE	
		drawings, sheets <del>-fig</del>	NONE	
	his repoi	rt has been drawn as if (so	ome of) the amendments had not been made, sinc	e they have been considered to go
Replaci	ement she report a	ne disclosure as filed, as i eets which have been furms	ndicated in the Supplemental Box (Rule 70.2(c)). hed to the receiving Office in response to an invitation to annexed to this report since they do not	**
	•		unendments must be referred to under item I an	

## INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No.

PCT/US00/12104

In response to the invitation to restrict or pay additional fees the applicant has  restricted the claims    paid additional fees under protest   paid additional fees   paid additional fees under protest   neither restricted nor paid additional fees     This Authority found that the requirement of unity of invention is not complied with and chose, according to Rule 68     This Authority found that the requirement of unity of invention in accordance with Rules 13.1, 13.2 and 13.3 is   complied with	IV.	Lack of unity of invention
pand additional fees   pand additional fees     This Authority found that the requirement of unity of invention is not complied with and chose, according to Rule 68     This Authority found that the requirement of unity of invention is not complied with and chose, according to Rule 68     This Authority considers that the requirement of unity of invention in accordance with Rules 13.1, 13.2 and 13.3 is     complied with	1 I	n response to the invitation to restrict or pay additional fees the applicant has
paid additional fees under protest neither restricted nor paid additional fees.  This Authority found that the requirement of unity of invention is not complied with and chose, according to Rule 68 only to invente the applicant to restrict or pay additional fees.  This Authority considers that the requirement of unity of invention in accordance with Rules 13.1, 13.2 and 13.3 is complied with for the following reasons.  Please See Supplemental Sheet.  Consequently, the following parts of the international application were the subject of international preliminary examination in establishing this report.		restricted the claims
meither restricted nor paid additional fees.  This Authority found that the requirement of unity of invention is not complied with and chose, according to Rule 68 not to invite the applicant to restrict or pay additional fees.  This Authority considers that the requirement of unity of invention in accordance with Rules 13.1, 13.2 and 13.3 is complied with  not complied with for the following reasons:  Please See Supplemental Sheet.  Consequently, the following parts of the international application were the subject of international preliminary examination in establishing this report.		X paid additional fees
This Authority found that the requirement of unity of invention is not complied with and chose, according to Rule 68  This Authority considers that the requirement of unity of invention in accordance with Rules 13.1, 13.2 and 13.3 is complied with  in complied with  in not complied with for the following reasons:  Please See Supplemental Sheet.  Consequently, the following parts of the international application were the subject of international preliminary examination in establishing this report.		paid additional fees under protest
This Authority considers that the requirement of unity of invention in accordance with Rules 13.1, 13.2 and 13.3 is complied with    x		neither restricted nor paid additional fees.
complied with for the following reasons:  Please See Supplemental Sheet.  Consequently, the following parts of the international application were the subject of international preliminary examination in establishing this report.	2.	This Authority found that the requirement of unity of invention is not complied with and chose, according to Rule on to invite the applicant to restrict or pay additional fees.
complied with for the following reasons:  Please See Supplemental Sheet.  Consequently, the following parts of the international application were the subject of international preliminary examination in establishing this report.	3 Thi:	s Authority considers that the requirement of unity of invention in accordance with Rules 13 1, 13 2 and 13 3 is
Consequently, the following parts of the international application were the subject of international preliminary examination in establishing this report.		
Consequently, the following parts of the international application were the subject of international preliminary examination in establishing this report.	[3	not complied with for the following reasons:
X all parts	Pleas	se See Supplemental Sheet.
X all parts		
	Cons in est	equently, the following parts of the international application were the subject of international preliminary examination ablishing this report
the parts relating to claims Nos	X	all parts
		the parts relating to claims Nos



International application No.

PCT/US00/12104

V.	Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability, citations and explanations supporting such statement				
l	statement				
	Novelty (N)	Claims Claims	1-17 NONE	YES NO	
	Inventive Step (IS)	Claims Claims	NONE 1-17	YES	
	Industrial Applicability (IA)	Claims	1-17 NONE	YES	

citations and explanations (Rule 70.7)

Claims 1-17 lack an inventive step under PCT Article 33(3) as being obvious over EP 0826774 A2, 8-28-1996 (SmithKline Beechem Corporation). Claims 1-17 are drawn to an antagonist that inhibits or an agonist that activates an activity of a polypeptide with amino acid sequence SEQ ID NO:2 or 4 or a polypeptide which is 90% identical to SEQ ID NO:2 or 4, wherein the activity is selected from a number of activities as disclosed in claim 1, one such activity being competitive inhibition by palmitoyl CoA versus crotonoyl CoA, a method of treatment of an individual having the need to inhibit or activate Fab I, a method of treatment of an individual infected with bacteria such as Staphylococcus aureus, Streptococcus pneumoniae, a method of inhibiting an activity of Fab I, a method of inhibiting the growth of bacteria such as Staphylococcus aureus, Streptococcus pneumoniae.

EP 0826774 A2, 8-28-1996 (SmithKline Beechem Corporation) teaches prokaryotic FAB I polypeptide and DNA encoding such polypeptide and a procedure for producing such polypeptides by recombinant techniques. The reference also discloses methods of utilizing such FAB I for treatment of bacterial infection, agonists and antagonists and their use as a therapeutic agents to treat staphylococcal infections and detection of bacteria. However, the reference does not teach a method of inhibiting the growth of the pathogenic bacteria such as S. aureus or S. pneumoniae. Using the teachings from the above reference and the high level of knowledge existing in the art of microbiology, it would have been obvious to one of ordinary skill in the art to develop a method of inhibiting the growth of S. aureus or S. pneumoniae. One of ordinary skill in the art would have been motivated to do so as the above pathogenic bacteria are important from the public health point of view. One of ordinary skill in the art would have a reasonable expectation of success because the above reference provides both polynucleotide and polypeptide sequence which are at least 90% identical to polypeptide sequence with SEQ ID NO 2 or 4 and also provides methods for detection, screening agonists/antagonists and their use. Therefore the above invention would have been primafacie obvious to one of ordinary skill in the art.

(Continued on Supplemental Sheet.)

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No

PCT/US00/12104

(To be used when the space in any of the preceding boxes is not sufficient)

Continuation of Boxes I - VIII

Sheet 10

## IV. LACK OF UNITY OF INVENTION

3. This Authority considers that the requirement of unity of invention in accordance with Rules 13.1, 13.2, and 13.3 is not

As applicant was previously notified this International Preliminary Examining Authority has found plural inventions complied with for the following reasons: claimed in the International Application covered by the claims indicated below:

This application contains the following inventions or groups of inventions which are not so linked as to form a single inventive concept under PCT Rule 13.1. In order for all inventions to be searched, the appropriate additional search fees must be paid.

Group I, claims 1 and 9, drawn to an agonist/antagonist.

Group II, claims 2-8 and 10-17, drawn to a method of treatment using the agonist/antagonist.

The inventions listed as Groups I-II do not relate to a single inventive concept under PCT Rule 13.1 because, under PCT Rule 13.2, they lack the same or corresponding special technical features for the following reasons: Agonists/antagonists of Staphylococcal Fab I enoyl-ACP reductase and their use to treat certain conditions are well known in the art. Thus, the inventions when considered as a whole does not contribute over the prior art, see EP 0 826,774 A2 entire document.

This application contains claims directed to more than one species of the generic invention. These species are deemed to lack Unity of Invention because they are not so linked as to form a single inventive concept under PCT Rule 13.1. The species are as follows:

See claim 1 for a list of 23 species claimed.

The claims are deemed to correspond to the species listed above in the following manner:

All 23 species- claims 1-3, 5-6, 8-12, 14 and 16.

The following claims are generic: 4, 7, 13, 15 and 17.

The species listed above do not relate to a single inventive concept under PCT Rule 13.1 because, under PCT Rule 13.2, the species lack the same or corresponding special technical features for the following reasons: Agonists/antagonists of Staphylococcal Fab I enoyl-ACP reductase and their use to treat certain conditions are well known in the art. Thus, the inventions when considered as a whole does not contribute over the prior art, see EP 0 826,774 A2 entire document.

V. 2. REASONED STATEMENTS - CITATIONS AND EXPLANATIONS (Continued):
NONE NEW CITATIONS

... ' p wi / Into 1998) \*

#### FOR THE PURPOSES OF INFORMATION ONLY

Codes used to identify States party to the PCT on the front pages of pamphlets publishing international applications under the PCT.

AL	Altania	ES	Spain	LS	Lesotho	SI	Slovenia
$\Delta M$	Armenia	FI	Finland	LT	Lithuania	SK	Slovakia
AT	Austria	FR	France	LU	Luxembourg	SN	Senegal
AU	Australia	GA	Gabon	LV	Latvia	SZ	Swaziland
AΖ	Azerbaijan	GB	United Kingdom	MC	Monaco	TD	Chad
BA	Losnia and Herzegovina	GE	Georgia	MD	Republic of Moldova	TG	Togo
BB	Larbados	GH	Ghana	MG	Madagascar	ТJ	Tajikistan
BE	Delgium	GN	Guinea	MK	The former Yugoslav	TM	Turkmenistan
BF	Burkina Faso	GR	Greece		Republic of Macedonia	TR	Turkey
$^{\mathrm{BG}}$	Lalgaria	HU	Hungary	ML	Mali	TT	Trinidad and Tobago
BJ	Benin	ΙE	Ireland	MN	Mongolia	UA	Ukraine
BR	Brazil	IL	Israe:	MR	Mauritania	UG	Uganda
BY	Belarus	18	liteland	MW	Malawi	US	United States of America
CA	Carada	11	Faly	MX	Mexico	UZ	Uzbekistan
CF	Central African Republic	JP	Japan	NE	Niger	VN	Viet Nam
CG	Cengo	KE	Eleny a	NL	Netherlands	YU	Yugoslavia
CH	Switzerland	KG	Eyrgyzstan	NO	Norway	ZW	Zimbabwe
$\mathbf{CI}$	Cota d'Ivoire	KP	Den scratic People's	NZ	New Zealand		
CM	Cameroon		Fepiblic of Korea	PL	Poland		
CN	China	KR	Fepi blic of Korea	PT	Portugal		
cv	Cuha	KZ	F.az. kstan	RO	Romania		
CZ	Czech Republic	LC	Sam: Lucia	RU	Russian Federation		
DE	Germany	LI	Liechtenstein	SD	Sudan		
DK	Denmark	LK	Sr: Lanka	SE	Sweden		
FE	Estonia	LR	Liberia	SG	Singapore		